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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		District of N	ew Jersey				
In Re:	Sylvia Collymore	ore			22-11992		
		Debtor(s)	Judge:		Vincent F. Papalia		
		200101(0)					
		CHAPTER 13 PLAN	I AND MOTION	S			
☐ Original☐ Motions	Included	✓ Modified/Notice Re ☐ Modified/No Notice	•	Date:	June 9, 2022		
		HE DEBTOR HAS FILED CHAPTER 13 OF THE B					
		YOUR RIGHTS MAY	Y BE AFFECTE	D			
contains the Plan proportion atternations may be reconstituted in the notice. See modification alone will a cor modify a wishes to corosecute	ne date of the confirmate beed by the Debtor to a see. Anyone who wishes ection within the time for duced, modified, or elimate by the granted without the Notice. The Court me Bankruptcy Rule 301 on may take place sole avoid or modify the lier a lien based on value of contest said treatment same.	adjust debts. You should es to oppose any provision rame stated in the <i>Notice</i> minated. This Plan may be further notice or hearing, nay confirm this plan, if the 5. If this plan includes may within the chapter 13 cm. The debtor need not fill of the collateral or to redurn must file a timely objection.	proposed by the read these paper on of this Plan or e. Your rights made confirmed and unless written of the are are no timely otions to avoid of confirmation produce a separate mouce the interest roon and appear a	e Debtor. The pers carefully any motion ay be affected become big become big become big filed objection or adverse. The plation or adverse ate. An affect the confirm	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim nding, and included illed before the deadline ctions, without further ien, the lien avoidance or an confirmation order ersary proceeding to avoid cted lien creditor who nation hearing to		
state whe	ether the plan include	of particular importances each of the following provision will be ineffec	j items. If an ite	m is check	ed as "Does Not" or if		
THIS PLAI	N:			·			
	✓ DOES NOT CONTA SET FORTH IN PART		ROVISIONS. NO	ON-STANDA	ARD PROVISIONS MUST		
COLLATE	RAL, WHICH MAY RE	THE AMOUNT OF A SEC ESULT IN A PARTIAL PA OTIONS SET FORTH IN	AYMENT OR NO	D PAYMENT			
		A JUDICIAL LIEN OR N			JRCHASE-MONEY		

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Initial Deb	tor(s)' Attorn	ey	/s/ VEF	Initial Debtor:	/s/ S C	Initial Co-Debtor
Part 1: P	aym	ent and	Le	ngth of Plan			
a. approxima				ll pay \$1,013.	00 to the Chapte	er 13 Trus	stee, starting on April 1, 2022 for
b.		√	Futi	ure Earnings	•		om the following sources: amount and date when funds are available):
C.	Use		Sale Des	perty to satisfy e of real prope scription: posed date fo	•	:	
			Des	inance of real scription: posed date fo			
			Des	n modificatior scription: posed date fo	·	mortgage 	e encumbering property:
d.		_	loar	n modification	•		Il continue pending the sale, refinance or
e.			Oth	er information	i that may be imp	ortant re	lating to the payment and length of plan:
Trustee a	Ade nd di	quate p sbursed	rote I pre	ction paymen e-confirmation	ts will be made ir to (creditor)		ount of \$ to be paid to the Chapter 13 ount of \$ to be paid directly by the
debtor(s)	outsi	de the F	Plan	, pre-confirma	ation to: (cre	ditor).	σαι σ. φ <u></u> το σο ραία αποστί <i>γ</i> σ.γ απο
							litor agrees otherwise:
Creditor					Type of Priorit	y	Amount to be Paic
Virginia E.			;		Admin.		Est. \$6,000.00
Che ☑ □ as	mesti eck o None The signe	c Suppo ine: e allowed ed to or	prio	ority claims lis	ted below are ba	sed on a	rnmental unit and paid less than full amount: domestic support obligation that has been paid less than the full amount of the claim
pu	ırsuaı	nt to 11	U.S	5.C.1322(a)(4)):		

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Creditor	Type of Priority	Claim Amount	Amount to be Paid
- Or Gartor	1 1 1 1 2 2 2 1 1 1 1 2 1 1 1 2	- Claim , in Carre	, uniodine to bo i did

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: 📝 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 📝 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

					Value of		
			Total		Creditor	Annual	Total
		Scheduled	Collateral	Superior	Interest in	Interest	Amount to
Creditor	Collateral	Debt	Value	Liens		Rate	Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

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Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
		Collateral	Debt

f. Secured Claims Unaffected by the Plan $\ \square$ NONE

U.S. Department of Housing and Urban Development (HUD)

The following secured claims are unaffected by the Plan:

Creditor

g. Secured Claims to be Paid in Full Through the Plan \square NONE

Case Name	Collateral	Docket No.	Judgment No.	Judgment Amount	Attorney(s) Plaintiff
Palisades Collection, L.L.C. v. Sylvia A. Tulloch	36 Dodd Street, East Orange, NJ 07017	ESX-DC -015363- 05	DJ-326617-06	\$9,654.44	Pressler, Felt & Warshaw, L.L.P. 7 Entin Road Parsippany NJ 07054-5020
First American Acceptance Co., LLC v. Sylvia Tulloch	36 Dodd Street, East Orange, NJ 07017	ESX-DC -017024- 05	DJ-116527-17	\$7,083.07	Pressler, Felt & Warshaw, L.L.P. 7 Entin Road Parsippany NJ 07054-5020
LVNV Funding LLC v. Sylvia Collymore	36 Dodd Street, East Orange, NJ 07017	ESX-DC -026938- 08	DJ-327952-08	\$1,927.48	Pressler, Felt & Warshaw, L.L.P. 7 Entin Road Parsippany NJ 07054-5020
New Century Financial Services v. Sylvia A. Collymore	36 Dodd Street, East Orange, NJ 07017	ESX-DC -024305- 05	DJ-196639-06	\$2,617.42	Pressler, Felt & Warshaw, L.L.P. 7 Entin Road Parsippany NJ 07054-5020

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Jackson Capital Inc. v. Sylvia Collymore	36 Dodd Street, East Orange, NJ 07017	ESX-DC -018807- 06	DJ-312192-06	\$5,970.97	Pressler, Felt & Warshaw, L.L.P. 7 Entin Road Parsippany NJ 07054-5020	
Great Seneca Financial Corp. v. Sylvia Tulloch	36 Dodd Street, East Orange, NJ 07017	ESX-DC -034004- 03	DJ-270552-04	\$1,383.23	Eltman Law, P.C. 101 Hudson Street Suite 2702 Jersey City NJ 07302	
Harvest Credit Management v. Sylvia Tulloch	36 Dodd Street, East Orange, NJ 07017	ESX-DC -015329- 07	DJ-300972-7	\$7,940.83	Lyons Doughty & Veldhuis PC 136 Gather Drive Suite 100 P.O. Box 1269 Mount Laurel NJ 08054	
Discover Bank, et al v. Sylvia Collymore	36 Dodd Street, East Orange, NJ 07017	ESX-L-0 07794-02	J-021545-03	\$12,097.52		

Part 5: Unsecured (Claims NONE					
a. Not separ □	rately classified allowed non-priority Not less than \$ to be distribute		paid:			
*	Not less than 100%					
	Pro Rata distribution from any remaining funds					
b. Separatel	y classified unsecured claims sha	Il be treated as follows:				
Creditor	Basis for Separate Classification	n Treatment	Amount to be Paid			
U.S Department of E Plan.	Education Student Loan	Paid outside the Plan	. Paid outside the			
Part 6: Executory C	Contracts and Unexpired Leases	X NONE				
		_				

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected,

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

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except the follo	owing, which ar	e assume	ed:					
Creditor	Arrears to be Cured in Plan		Nature of Contract or Lease		Treatment by D	ebtor Po	ost-Petition Payment	
Part 7: Motio	ns X NONE							
form, <i>Notice</i> 3015-1. A <i>Cer</i>		Plan Trai ervice, No	nsmittal, wit otice of Cha	thin the time apter 13 Plan	and in the mar Transmittal ar	nner set for	ther with local rth in D.N.J. LBR <i>n</i> must be filed	
 a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ✓ NONE The Debtor moves to avoid the following liens that impair exemptions: 								
Creditor	Nature of Collateral	Type of Lie	n Amount o		Amoun lue of Clain ateral Exemp	t of Other	n of All r Liens nst the operty	
b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:								
<u> </u>								
Creditor	Collateral		Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified	
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:								
Creditor	Collateral	So	cheduled Debt	Total Collatera Value	I Amount to be	e Deemed Secured	Amount to be Reclassified as Unsecured	
Part 8: Other	Plan Provision	าร						
a. Ves	ting of Propert Upon Confirma Upon Discharg ment Notices ors and Lessors	t y of the Ition e		4, 6 or 7 may	continue to ma	il customar	y notices or	
coupons to the	e Debtor notwith	standing		•		·		

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The Standing Trustee shall pay allows the standing Trustee shall pay allows the standing Trust of the standing Trust of the standing Trust of the standing Trust of the standing Trustee shall pay allows the standing Trustee	ee Commissions ims
d. Post-Petition Claims	
The Standing Trustee ☑ is, ☐ is no Section 1305(a) in the amount filed by the	ot authorized to pay post-petition claims filed pursuant to 11 U.S.C. post-petition claimant.
Part 9: Modification NONE	
NOTE: Modification of a plan does not r be served in accordance with D.N.J. LB	equire that a separate motion be filed. A modified plan must R 3015-2.
If this Plan modifies a Plan previous Date of Plan being modified: April 1	sly filed in this case, complete the information below.
Explain below why the plan is being modification. To treat U.S Department of Housing and U.Development and U.S. Department of Education	ied: Explain below how the plan is being modified: rban 4(f) and 5(b)
Plan.	
Are Schedules I and J being filed simultane	eously with this Modified Plan? ☐ Yes ✓ No
Part 10 : Non-Standard Provision(s): Si Non-Standard Provisions Requiring NONE □ Explain here: Any non-standard provisions placed	
Signatures	
The Debtor(s) and the attorney for the Debt	tor(s), if any, must sign this Plan.
debtor(s) certify that the wording and order	otor(s), if not represented by an attorney, or the attorney for the of the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> , by non-standard provisions included in Part 10.
l certify under penalty of perjury that the ab	ove is true.
Date: June 9, 2022	/s/ Sylvia Collymore
	Sylvia Collymore Debtor
Date:	
Date June 1, 2022	/s/ Virginia E. Fortunato

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Virginia E. Fortunato
Attorney for the Debtor(s)